Case 18-18016-KCF Doc 25 Filed 06/08/18 Entered 06/09/18 01:20:34 Desc Imaged Certificate of Notice Page 1 of 11

<u>STATIS</u>	TICAL INFORMATION	ONLY	: Debtor must select the number of each of the follo	wing iten	ns included in the Plan.
0 .	Valuation of Security	0	Assumption of Executory Contract or Unexpired Lease	0	Lien Avoidance
				Last	revised: December 1, 2017
In Re:	GREGORY	Si	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Case No.:		-18016-KC1 1n C. Fergus
	102 BRY	10(s)	DISTRICT OF NEW JERSEY  Case No.:  Judge: Ko	athry	INC. FERGUS
	00(20000000	7	Chapter 13 Plan and Motions		1 1
	Original		☐ Modified/Notice Required	Date:	06/0/2018
	☐ Motions Include	ed	☐ Modified/No Notice Required	BY: LEPY	U.S. BANKE TREN
			THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE	50	UPTON. N
			YOUR RIGHTS MAY BE AFFECTED	E S	Cour
confirma You sho or any n plan. Yo be grant confirma to avoid confirma modify a	ation hearing on the Pla buld read these papers on notion included in it mus our claim may be reduce ted without further notice this plan, if there are no or modify a lien, the lied ation order alone will ave a lien based on value of	n propo carefull st file a ed, mo e or he timely n avoic oid or r the co	urt a separate Notice of the Hearing on Confirmation of Placesed by the Debtor. This document is the actual Plan propy and discuss them with your attorney. Anyone who wishe written objection within the time frame stated in the Notice diffied, or eliminated. This Plan may be confirmed and becoaring, unless written objection is filed before the deadline so filed objections, without further notice. See Bankruptcy Rulance or modification may take place solely within the chap modify the lien. The debtor need not file a separate motion lilateral or to reduce the interest rate. An affected lien credit and appear at the confirmation hearing to prosecute same.	osed by the stooppose. Your rigome binding stated in the solution of the solution of adversion o	ne Debtor to adjust debts, see any provision of this Plan has may be affected by this ng, and included motions may be Notice. The Court may f this plan includes motions offirmation process. The plan eary proceeding to avoid or
THIS PL	LAN:				
☐ DOE		ITAIN I	NON-STANDARD PROVISIONS. NON-STANDARD PROV	A SNOISIV	IUST ALSO BE SET FORTH
MAY RE	ES DOES NOT LIMI ESULT IN A PARTIAL P , IF ANY.	T THE AYME	AMOUNT OF A SECURED CLAIM BASED SOLELY ON V NT OR NO PAYMENT AT ALL TO THE SECURED CRED	/ALUE OF ITOR. SE	COLLATERAL, WHICH E MOTIONS SET FORTH IN
	ES 🗍 DOES NOT AVO		UDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE	E-MONEY	SECURITY INTEREST.

Initial Debtor(s)' Attorney:

# Case 18-18016-KCF Doc 25 Filed 06/08/18 Entered 06/09/18 01:20:34 Desc Imaged Certificate of Notice Page 2 of 11

rt 1: Paym	ent and Length of Plan	
a. The del	btor shall pay \$\frac{257,009-00}{600} per	to the Chapter 13 Trustee, starting on
ecem	ber 30,2018 for approximately	months. Which will work
b. The deb	btor shall make plan payments to the Trustee from the	following sources:
×	Future earnings	
	Other sources of funding (describe source, amount a	nd date when funds are available):
		•
c. Use of	f real property to satisfy plan obligations:	
☐ Sa	ale of real property	
De	escription:	•
Pro	oposed date for completion:	•
□ R	efinance of real property:	
	escription:	
	oposed date for completion:	
	oan modification with respect to mortgage encumbering	д ргорепу.
	escription: oposed date for completion:	
	ne regular monthly mortgage payment will continue pen	ding the sale, refinance or loan modification.
e. 🗆 Ot	ther information that may be important relating to the pa	ayment and length of plan:
. •		
		·

# Case 18-18016-KCF Doc 25 Filed 06/08/18 Entered 06/09/18 01:20:34 Desc Imaged Certificate of Notice Page 3 of 11

Part 2: Adequate Protection 🎞 No	ONE							
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).  b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).								
Part 3: Priority Claims (Including	Part 3: Priority Claims (Including Administrative Expenses)							
a. All allowed priority claims will b	pe paid in full unless the creditor agrees	otherwise:						
Creditor	Type of Priority	Amount to be Paid						
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE					
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DU	E: \$					
DOMESTIC SUPPORT OBLIGATION								
b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: None The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):								
Creditor	Type of Priority	Claim Amount	Amount to be Paid					
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.							

Creditor	The Debtor will pay to the Trustee (debtor shall pay directly to the credito ows:  Collateral or Type of Debt  Residence (DL BRYGE)  Manulapan  MS 07726		Arrearage		Interest Rate on Arrearage		Amou Paid	Amount to be Paid to Creditor		lar Monthly ent
M:TBank							(In Plan) \$236.347.0		(Outside Plan)  Pegular  Washing  Paymen	
b. Curing and M The Debtor will p debtor will pay di				u - Diam's alles	نام اممین	sime for arres	ILAUDES (	טט עווזזחמת מר	nuauoi	is alla lile
Creditor		Collateral or Type of Deb		Arrearage	÷	Interest Rat Arrearage	e on	Amount to b Paid to Cred (In Plan)		Regular Monthly Payment (Outside Plan)
	,		1				, (		e.	
		1736	. ,				-			
c. Secured claims excluded from 11 U.S.C. 506: NONE  The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:										
			llateral	Into	rest	Amount	of	Total to be Pa	aid thro	ough the Plan

stated. The port	ion of any allow d as having "N	he amount liste yed claim that e O VALUE" it sh	d as the "Value	of the Creditor ue shall be trea an unsecured is Section ALS	Inter ated a clain	EQUIRES	' pius intere	est as
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Lier	ns	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
								i - 4 y ;
<u></u> .							, , , , , , , , , , , , , , , , , , ,	· ·
Unon co	nder NONI nfirmation, the U.S.C 1301 be	stav is terminat	ed as to surrend Il respects. The	dered collateral Debtor surrenc	l only ders t	under 11 U.S.C. he following colla	362(a) and	d that the
Unon co	nfirmation the	stay is terminat terminated in a	ed as to surrend Il respects. The Collateral to be S	Deptor surrence	Valu	under 11 U.S.C. he following colla ue of Surrendere ateral	d Remai	
Upon co stay under 11	nfirmation the	stay is terminat terminated in a	I respects. The	Deptor surrence	Valu	ue of Surrendere	d Remai	ning

# Case 18-18016-KCF Doc 25 Filed 06/08/18 Entered 06/09/18 01:20:34 Desc Imaged Certificate of Notice Page 6 of 11

a. Not separately classified allowed non-priority unsecured claims shall be paid:    Not less than \$	Part 5: Unsecured Claims □ NONE  a. Not separately classified allowed non-priority unsecured claims shall be paid: □ Not less than \$	Through the Plan
a. Not separately classified allowed non-priority unsecured claims shall be paid:    Not less than \$ to be distributed pro rata   Not less than percent   Pro Rata distribution from any remaining funds   Not Separately classified unsecured claims shall be treated as follows:   Not	a. Not separately classified allowed non-priority unsecured claims shall be paid:  Not less than \$ to be distributed pro rata  Not less than percent  Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:  Preditor Basis for Separate Classification Treatment  Part 6: Executory Contracts and Unexpired Leases NONE	
a. Not separately classified allowed non-priority unsecured claims shall be paid:    Not less than \$ to be distributed pro rata   Not less than percent   Pro Rata distribution from any remaining funds   Description   Basis for Separate Classification   Treatment   Amount to be Paid	a. Not separately classified allowed non-priority unsecured claims shall be paid:  Not less than \$ to be distributed pro rata  Not less than percent  Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:  Preditor Basis for Separate Classification Treatment  Part 6: Executory Contracts and Unexpired Leases NONE	
a. Not separately classified allowed non-priority unsecured claims shall be paid:    Not less than \$ to be distributed pro rata   Not less than percent   Pro Rata distribution from any remaining funds   Description   Basis for Separate Classification   Treatment   Amount to be Paid	a. Not separately classified allowed non-priority unsecured claims shall be paid:  Not less than \$ to be distributed pro rata  Not less than percent  Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:  Preditor Basis for Separate Classification Treatment  Part 6: Executory Contracts and Unexpired Leases NONE	
a. Not separately classified allowed non-priority unsecured claims shall be paid:    Not less than \$ to be distributed pro rata   Not less than percent   Pro Rata distribution from any remaining funds   Description   Basis for Separate Classification   Treatment   Amount to be Paid	a. Not separately classified allowed non-priority unsecured claims shall be paid:  Not less than \$ to be distributed pro rata  Not less than percent  Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:  Preditor Basis for Separate Classification Treatment  Part 6: Executory Contracts and Unexpired Leases NONE	
□ Not less than \$	□ Not less than \$ to be distributed pro rata □ Not less than percent  X Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:  Creditor Basis for Separate Classification Treatment  Part 6: Executory Contracts and Unexpired Leases □ NONE	
□ Not less than \$	□ Not less than \$ to be distributed pro rata □ Not less than percent  X Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:  Creditor Basis for Separate Classification Treatment  Part 6: Executory Contracts and Unexpired Leases □ NONE	
□ Not less than percent  ▼Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows:   □	□ Not less than percent  X Pro Rata distribution from any remaining funds  b. Separately classified unsecured claims shall be treated as follows: None  Part 6: Executory Contracts and Unexpired Leases □ NONE	
b. Separately classified unsecured claims shall be treated as follows:  Creditor  Basis for Separate Classification  Treatment  Amount to be Paid  Part 6: Executory Contracts and Unexpired Leases  (NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments	b. Separately classified unsecured claims shall be treated as follows:  Creditor  Basis for Separate Classification  Treatment  Part 6: Executory Contracts and Unexpired Leases  NONE	
b. Separately classified unsecured claims shall be treated as follows:  Creditor  Basis for Separate Classification  Treatment  Amount to be Paid  Part 6: Executory Contracts and Unexpired Leases I NONE  (NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments	b. Separately classified unsecured claims shall be treated as follows:  Direction  Basis for Separate Classification  Treatment  Part 6: Executory Contracts and Unexpired Leases  NONE	
Part 6: Executory Contracts and Unexpired Leases I NONE  (NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments	Part 6: Executory Contracts and Unexpired Leases NONE	
Part 6: Executory Contracts and Unexpired Leases I NONE  (NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payment.	Part 6: Executory Contracts and Unexpired Leases ☐ NONE	Amount to be Paid
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments		
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments		
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments		<del></del>
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments		
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments		
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payments		
All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:  Creditor  Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payme	(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption	on of non-residential real
he following, which are assumed:  Creditor	property leases in this Plan.)	
Creditor Arrears to be Cured in Nature of Contract or Treatment by Debtor Post-Petition Payme	All executory contracts and unexpired leases, not previously rejected by operation of law he following, which are assumed:	w, are rejected, except
	Creditor Arrears to be Cured in Nature of Contract or Treatment by Debtor	Post-Petition Payme

Part 7: Motion	s 🗆 NONE									
NOTE: All plans form, Notice of C A Certification of Court when the	Chapter 13 I of Service, N	Plan Transmit otice of Chap	tai, witi ter 13 i	nin the ti Plan Trai	me a	and in the mai	nner set forth	in D.N	J. LBt	₹ 3015-1.
		ens Under 11.								
Creditor	Nature Collate		of Lien	Amount o	of	Value of Collateral	Amount of Claimed Exemption	Sum of Other I Agains Proper	iens t the	Amount of Lien to be Avoided
·	·									
	-									
						secured to Co				
Creditor	Collateral	Scheduled Debt	Total Colla Value	teral	Su	perior Liens	Value of Creditor's Interest in Collateral		Total / Lien to Recla	
						, , , , , , , , , , , , , , , , , , , ,				-

reditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
VON E					
				The state of the s	K A
	er Plan Provi				
	ng of Propert  Upon confirms		ce ·	•	
	Upon discharg				
	Sport discounting	,			
h Deu				*	•
<b>b. Pay</b> Credito	ment Notices	s provided for	in Parts 4, 6 or	7 may continue to mail custo	mary notices or coupons to the
Credito	ment Notices rs and Lessore hstanding the	s provided for	in Parts 4, 6 or y.	7 may continue to mail custo	mary notices or coupons to the
Credito btor notwit	rs and Lessors hstanding the ler of Distribu	s provided for automatic sta ution	<b>y</b> . ,		mary notices or coupons to the
Credito ebtor notwit c. Ord The St	rs and Lessors hstanding the ler of Distribu anding Truste	s provided for automatic sta ution e shall pay all	y. owed claims in	the following order:	
Credito ebtor notwit c. Ord The St	rs and Lessors hstanding the ler of Distribu anding Truste	s provided for automatic sta ution e shall pay all	y. owed claims in	the following order:	
Credito ebtor notwit c. Ord The St	rs and Lessors hstanding the ler of Distribu anding Truste	s provided for automatic sta ution e shall pay all g Trustee com	y. owed claims in		omary notices or coupons to the  6) Lease Arreas
Credito ebtor notwit c. Ord The St 1) C 2) <u>(</u>	rs and Lessors hstanding the ler of Distribution anding Truste th. 13 Standing OWER A PRO LING GENERAL	s provided for automatic staution e shall pay all grustee company of the company	owed claims in insissions SHRE FIVE  Tom  Cuped (	the following order:	
Credito ebtor notwith c. Ord The St	rs and Lessors hstanding the der of Distribution anding Truste th. 13 Standing  ONUL A  PRIOLIT  Several  StPetition Cit	s provided for automatic staution e shall pay all g Trustee complete Complete Complete Complete Complete Clarams	owed claims in amissions SHRE FIVE  Town  Cuped (	the following order: claims	6). Lease Arread - -
Credito ebtor notwith c. Ord The St 1) C 2) 4 4 4 5 d. Po	rs and Lessors hstanding the ler of Distribu- tanding Truste th. 13 Standing  PRIOLIT  Several  St-Petition Clit tanding Truste	s provided for automatic stantion e shall pay all grustee completed the	owed claims in amissions  SHRE FIVE  TO ME  CELPER (  not authorized	the following order:  Claims  to pay post-petition claims file	6). Lease Arread - -
Credito ebtor notwith c. Ord The St 2) 4 3) 4 d. Po	rs and Lessors hstanding the ler of Distribu- tanding Truste th. 13 Standing  PRIOLIT  Several  St-Petition Clit tanding Truste	s provided for automatic stantion e shall pay all grustee completed the	owed claims in amissions SHRE FIVE  Town  Cuped (	the following order:  Claims  to pay post-petition claims file	6). Lease Arread - -
Credito ebtor notwith c. Ord The St 1) C 2) 4 4 4 5 d. Po	rs and Lessors hstanding the ler of Distribu- tanding Truste th. 13 Standing  PRIOLIT  Several  St-Petition Clit tanding Truste	s provided for automatic stantion e shall pay all grustee completed the	owed claims in amissions  SHRE FIVE  TO ME  CELPER (  not authorized	the following order:  Claims  to pay post-petition claims file	
Credito ebtor notwit  c. Ord  The St  1) C  2) 4  3) -  d. Po  The S	rs and Lessors hstanding the ler of Distribu- tanding Truste th. 13 Standing  PRIOLIT  Several  St-Petition Clit tanding Truste	s provided for automatic stantion e shall pay all grustee completed the	owed claims in amissions  SHRE FIVE  TO ME  CELPER (  not authorized	the following order:  Claims  to pay post-petition claims file	6). Leade Arreax - -

Part 9: Modification L NONE	
If this Plan modifies a Plan previously filed in this case	e, complete the information below.
Date of Plan being modified:	-7
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneously with	this Modified Plan?
Part 10: Non-Standard Provision(s): Signatures Requ	wired $\chi_{ij}^{ij} \sim k^{-1}$ , the $ij$ and $ij$
Non-Standard Provisions Requiring Separate Signate	ures:
NONE	
□ Explain here:	
Any non-standard provisions placed elsewhere in thi	s plan are void.
The Debtor(s) and the attorney for the Debtor(s), if a	ny, must sign this Certification.
I certify under penalty of perjury that the plan contain this final paragraph.	ns no non-standard provisions other than those set forth in
Date:	Attorney for the Debtor
Date: 06/04/2018	Debtor
Date:	Joint Debtor

### Case 18-18016-KCF Doc 25 Filed 06/08/18 Entered 06/09/18 01:20:34 Desc Imaged Certificate of Notice Page 10 of 11

Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign	gn this Plan.
Date:	Attorney for the Debtor
I certify under penalty of perjury that the above is true.  Date: $06/04/20/8$	Debtor
Date:	Joint Debtor

# Case 18-18016-KCF Doc 25 Filed 06/08/18 Entered 06/09/18 01:20:34 Desc Imaged Certificate of Notice Page 11 of 11 United States Bankruptcy Court District of New Jersey

In re: Gregory Shnitkin Debtor

NONE.

Case No. 18-18016-KCF Chapter 13

TOTAL: 4

TOTAL: 0

### CERTIFICATE OF NOTICE

District/off: 0312-3 User: admin Page 1 of 1 Date Rcvd: Jun 06, 2018 Form ID: pdf901 Total Noticed: 10

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jun 08, 2018. tkin, 102 Bryce Court, Manalapan, NJ 07726-1000 Technology Dr, 0 Fallon, MO 63368-2239 ty & Veldhuis, 136 Gaither Drive, Suite 100, Manalapan, NJ 07726-5033 db +Gregory Shnitkin, 517470050 +Citibankna. 517470051 +Lyons, Doughty & Veldhuis, PO Box 1269, Mount Laurel, NJ 08054-7269 517470053 Woodbury, NJ 08096-7456

+Romano Garubo & Argentieri, 52 Newton Ave., PO Box 456, Wells Fargo Bank N.A., 1000 Blue Gentian Road N9286-01Y, +Wells Fargo Bank Nv Na, P 0 Box 31557, Billings, MT 5910 517494659 Eagan, MN 55121-7700 517470054 Billings, MT 59107-1557

+E-mail/Text: ustpregion03.ne.ecf@usdoj.gov Jun 07 2018 00:35:53 United States Trustee, smq Office of the United States Trustee, 1085 Raymond Blvd., One Newark Center, Suite 2100, Newark, NJ 07102-5235

517470049 E-mail/PDF: AIS.cocard.ebn@americaninfosource.com Jun 07 2018 00:32:46 Capital One, 15000 Capital One Dr, Richmond, VA 23238

E-mail/Text: camanagement@mtb.com Jun 07 2018 00:35:18 517470052 M & T Bank, Po Box 900, Millsboro, DE 19966

\*\*\*\*\* BYPASSED RECIPIENTS \*\*\*\*\*

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jun 08, 2018 Signature: /s/Joseph Speetjens

#### CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on June 6, 2018 at the address(es) listed below:

Albert Russo docs@russotrustee.com Kevin Gordon McDonald on behalf of Creditor M&T BANK kmcdonald@kmllawgroup.com, bkgroup@kmllawgroup.com

U.S. Trustee USTPRegion03.NE.ECF@usdoj.gov

TOTAL: 3